PTO/SB/26 (09-04)
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## TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING

Docket Number (Optional)

	REJECTION OVER A "PRIOR" PATENT	559662000103
In re Application of:	Bruce J. ROSER	
Application No.: 1	0/679,723	
Filed: October	6, 2003	
For: DRIED BLOG	OD FACTOR COMPOSITION COMPRISING TREHALO	DSE
instant application heret instant application which as the term of said prior by any terminal disclain only for and during such on the instant applicatio	ant Technologies Limited  by disclaims, except as provided below, the terminal part of the statut would extend beyond the expiration date of the full statutory term of properties of patent is defined in 35 U.S.C. 154 and 173, and as the term of saic liner. The owner hereby agrees that any patent so granted on the insert period that it and the prior patent are commonly owned. This agree and is binding upon the grantee, its successors or assigns.	rior patent No. 6,649,386 I prior patent is presently shortened tant application shall be enforceable eement runs with any patent granted
application that would s	sclaimer, the owner does not disclaim the terminal part of the term extend to the expiration date of the full statutory term as defined in said prior patent is presently shortened by any terminal disclaimer	35 U.S.C. 154 and 173 of the prior
is held unenforceable is found invalid by a is statutorily disclaim has all claims cancel is reissued; or	court of competent jurisdiction; ed in whole or terminally disclaimed under 37 CFR 1.321; led by a reexamination certificate;	
is in any manner terr	ninated prior to the expiration of its full statutory term as presently sh	ortened by any terminal disclaimer.
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1. For submiss etc.), the unc	ions on behalf of a business/organization (e.g., corporation, partners dersigned is empowered to act on behalf of the business/organization	hip, university, government agency, ı.
and belief are believed	at all statements made herein of my own knowledge are true and that to be true; and further that these statements were made with the krown to be true; and further that these statements were made with the krown that the punishable by fine or imprisonment, or both, under Section 1001 we statements may jeopardize the validity of the application or any particular to the statements may jeopardize the validity of the application or any particular that the statements may be statements may be statements.	owledge that willful false statements of Title 18 of the United States Code
2. X The undersi	gned is an attorney or agent of record. Reg. No29,959	)
	Kate 4. Mussleni	September 21, 2006
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	Koto H. Murachigo	
	Kate H. Murashige Typed or printed name	
	., .	(858) 720-5112
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X Terminal discla	aimer fee under 37 CFR 1.20(d) is included.	
*Statement un	der 37 CFR 3.73(b) is required if terminal disclaimer is signed by the	assignee (owner).
Form PTO/SB	/96 may be used for making this certification. See MPEP § 324.	

09/27/2006

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